H.B. 371

TRANSIENT ROOM TAXES AMENDMENTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 3

FEBRUARY 20, 2006 11:11 AM

Representative **David Clark** proposes the following amendments:

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1.
Page 2, Line 36 through Page 3, Line 67:
            (1) Any county legislative body may impose the transient room tax provided for in
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      Section 59-12-301 for the purposes of:
38
            (a) establishing and promoting recreation, tourism, film production, and conventions;
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            (b) acquiring, leasing, constructing, furnishing, <u>maintaining</u>, or operating <u>:</u>
            (i) convention meeting
      rooms \{ - \}
40
             (ii) exhibit halls \{ - \}
             (iii) visitor information centers {--}
             (iv) museums \{-,\}
            (v) sports and recreation facilities including practice fields, stadiums, and arenas;
             (vi) related facilities;
41
            (c) acquiring {-or-}
                                      leasing land, or making payments for construction or
      infrastructure improvements required for or related to the purposes listed in Subsection
42
      (1)(b); and
            (d) as required to mitigate the impacts of recreation, tourism, or conventions in
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      counties of the fourth, fifth, and sixth class, paying for:
45
            (i) solid waste disposal operations;
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            (ii) emergency medical services;
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            (iii) search and rescue activities; and
            (iv) law enforcement activities.
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            (2) [A] Except as provided in Subsection (4), a county may [use] not expend more than
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      1/3 of the [proceeds of] revenues generated by the transient room tax provided in Section
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      59-12-301 for any combination of the following purposes:
52
            (a) (i) acquiring, leasing, constructing, furnishing, maintaining, or operating:
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            (A) convention meeting rooms;
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            (B) exhibit halls;
            (C) visitor information centers;
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            (D) museums;
            (E) sports and recreation facilities including practice fields, stadiums, and arenas; and
57
              {<del>-(E)</del>-}
                         (F)
                                related facilities; and
58
            (ii) acquiring {-or-}
                                      leasing land , or making payments for construction or
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| | <u>infrastructure improvements</u> required for or related to the purposes described in |
|----|---|
| 59 | Subsection (2)(a)(i); |
| 60 | (b) as required to mitigate the impacts of recreation, tourism, or conventions in |
| 61 | counties of the fourth, fifth, and sixth class, to pay for: |
| 62 | (i) solid waste disposal operations; |
| 63 | (ii) emergency medical services; |
| 64 | (iii) search and rescue activities; and |
| 65 | (iv) law enforcement activities; or |
| 66 | (c) making the annual payment of principal, interest, premiums, and necessary reserves |
| 67 | for any or the aggregate of bonds authorized under Subsection (3). |